

WELDON HOLTZMAN 0997

RE: 2020-DR-23-1803

GREENVILLE COUNTY DETENTION CENTER

No. 2020-000447

MARINE 2020-DR-23-1803

NULL AND VOID

20 MCGEE ST.

CASE No. 20-03558-HB

GREENVILLE SC-29607

RECEIVED

Adv. Pro. No. 21-80034-HB 08/27/21

DEC 27 2024

Adv. Pro. No. 21-80034-HB 02/29/24

SC Court of Appeals

CASE No. 2024-CP-23-05481

TO WHOM IT MUST CONCERN:

I HAVE WRITTEN BEFORE, YET WRITE ONCE AGAIN DUE TO THE UNLAWFUL ACTS COMMITTED AGAINST ME DUE TO THE RULE(S) OF LAW BEING ALLOWED TO BE VIOLATED. THESE VIOLATIONS IN MY OPINION GO TO THE HEART OF MATTER THAT THE STATE OF SC IS ULTIMATELY RESPONSIBLE FOR THE ACTIONS AND MISDEEDS OF THOSE ATTORNEYS APPOINTED TO PRACTICE LAW IN THE STATE OF SOUTH CAROLINA, AS WELL AS THE SC. LEGISLATURE IN ALLOWING JUDGES AND MAGISTRATES TO VIOLATE SC. CITIZENS RIGHTS UNDER THE SOUTH CAROLINA CONSTITUTION. IF OUR CONSTITUTION IS NOT ADHERED TO FULLY, THEN CRIMINALS MUST BE RUNNING OUR STATE, ITS COUNTIES, CITIES, AND MUNICIPALITIES.

MOST PRESSING FOR ME IS MY UNLAWFUL INCARCERATION. THIS IS INDIRECTLY ATTRIBUTED TO JUDGE TABITA A. DUNBAR OF THE GREENVILLE COUNTY FAMILY COURT. HAD JUDGE DUNBAR SHOWN COMPETENCY, SHE WOULD HAVE DISMISSED AND OR DISREGARDED ANY ATTEMPT TO ENFORCE ANY DECISION BASED ON 2020-DR-23-1803. 2020-DR-23-1803 BECAME NULL AND VOID DUE TO THE PLAINTIFF NOT CHANGING HER COMPLAINT TO "MARRIAGE IN COMMON" PER JUDGE TIMOTHY MADDOX'S CHARGE IN JUNE OF 2020. IN JUDGE MADDOX'S TEMPORARY ORDER, HE GAVE THE PLAINTIFF 10 DAYS

TO CHANGE HER COMPLAINT, THIS, IN OF ITSELF, NULLIFIED THE PLAINTIFFS CASE AGAINST ME. IF THIS WEREN'T SAD ENOUGH, THE SOUTH CAROLINA SUPREME COURT RULED ON JULY 26th 2020 PER NO. 2020-000447 "REINSTATEMENT OF FAMILY COURT BENCHMARK ORDER", ALL FAMILY COURT CASES WERE TO BE DISMISSED BY JULY 04 2022.

UNFORTUNATELY FOR ME, MY ATTORNEY JIM CALMES DID NOT INFORM ME OF NO. 2020-000447. THIS ACTION DEPRIVED ME OF MY RIGHTS AS WELL AS HAS CAUSED ME POSSIBLY DAMAGES THAT CANNOT BE CALCULATED.

DURING THIS SAME TIME FRAME IN 2020, JIM CALMES ATTEMPTED TO GET ME TO "SETTLE" WITH NELSON MULLINS. NELSON MULLINS REPRESENTED TWO MEN NAMED CURTIS KELLER AND RODNEY KELLER. THE KELLERS, USING FRAUD, PIRACY, REMOVED CONTROL OF GRACE HOLDINGS INC. FROM ME. JIM CALMES CLAIMED THAT NELSON MULLINS WERE TOO BIG TO FIGHT. I DID NOT SEEK TO SETTLE NOR SELL MY SHARE OF GRACE HOLDINGS INC. MY EX WIFE AND I HAD FORMED GRACE HOLDINGS INC. AS A RETIREMENT INCOME FOR OURSELVES AS WELL AS AN INHERITANCE TO OUR DAUGHTER GRACE HOLZELAW. IN A DEEPER ATTEMPT TO GET FINANCIAL RECORDS FOR GRACE HOLDINGS INC., I RETAINED IVAN TONEY FOR 4000⁰⁰ TO OBTAIN MY RECORDS. UNBELIEVABLY, EVEN THOUGH TONEY RECEIVED THE AMOUNT OF MONEY INVOLVED, WITH ONLY 1 1/2 YEARS OF RECORDS, MR TONEY ATTEMPTED TO EXTRACT MORE MONEY FROM ME. I DISMISSED MR. TONEY AND THEN RETAINED VIA CONTINGENCY NEXEN-PRUETT UNDER JOEL STODDENMIRE. JOEL STODDENMIRE AFTER SIGNING THE CONTRACT, REFUSED TO LOOK AT THE EVIDENCE. THIS REFUSAL FORCED ME TO CALL A SPECIAL CALL MEETING OF MYSELF, CURTIS KELLER AND RODNEY KELLER. I DID THIS IN JULY OF 2020. JOEL STODDENMIRE RESIGNED ME. ACCORDING TO WILLIAM "BILL" BLITCH OF ODC, THIS ACT ON BEHALF OF JOEL STODDENMIRE DBA NEXEN PRUETT, WAS A VIOLATION OF LAW YET

"Bill" Beitch, in a phone conversation said that ODC was powerless to act. The ODC dropped the charge ~~it~~ filed against Joel Stouvenire yet left in place my complaint against VanToney and his attorney with Nelson Mullins who slandered me in a CC email that actually addressed the ODC. The ODC must have buried my charges.

Then, due to desperation for lawful action, I turned to Bob Cooper of the Cooper Law Firm. Mr Cooper, for a flat fee of \$100K, represented me in filing personal Chapter 11 on Sept. 15th 2020. Mr Cooper, in presence of Marie Cooper and my then girlfriends Kimberley Katic Rogers, assured me that the Kellers would be brought before the highest financial judge available - the S.C. Federal Bankruptcy Court. My bankruptcy was overseen by none other than the Chief Justice Helen E. Burris. Soon after, I realized that Bob Cooper and the Cooper Law Firm were not willing to offer correct representations as Mr Cooper refused to look at my special call meeting records. This meeting was held in accordance of S.C. Corporate Law as well as approval by the S.C. Army Records Office, the SO's office, and Roberts Rules of Order.

Mr Cooper failed to do anything he stated he would do. Specifically subpoena the Kellers and everyone being paid out of receipts to Grace Holdings Inc. Mr Cooper did file a lawsuit against the Kellers and Grace Holdings Inc. Mr Cooper realized due to my evidence that the Kellers had changed bank accounts for operations so that they could hide the misuse of funds. Mr Cooper failed to respond to the counter suit filed by the Kellers within 30 days. This removed, according to law, my legal rights against the Kellers. Then,

MR COOPER, UNDER DURESS, ASSURED ME THAT JUDGE BURRIS WOULD
SELL GRACE HOLDINGS INC DBA HIDDEN CREEK MOBIKE HOME PARK ON THE
COURT HOUSE STEPS. I PROVIDED MR COOPER A \$1M DOLLAR OFFER BY
JAMES CLAYTON. JAMES CLAYTON OF THE CLAYTON HOMES ESTATE PROVIDED
A BANK LETTER OF FUNDS IN CASH. MR COOPER AND NELSON MULLINS REFUSED
THIS CASH OFFER AS ME "PLAYING GAMES" IN SPITE OF A CERTIFIED BANK
LETTER. ABSURD IS THE ONLY DESCRIPTION I COULD GIVE. UNDER THE ORDERS
OF A FORENSIC AUDIT, DIXON HUGHES WAS HIRED TO DO THE AUDIT PROVIDING
PROOF OF VALUE. WITHOUT INFORMING ME, DIXON HUGHES DID A "CASH
VALUE" BASIS RATHER THAN AN INCOME APPRAISAL. THE PROOF WAS PROVIDED
BY DIXON HUGHES THAT THE KEEPER HAD "MISAPPROPRIATED" AND
"MISUSED" ALMOST 600K. THE PROPERTY WAS VALUED THEN AT 2.2M
DOLLARS. SOMETIME, SHORTLY AFTER THE KEEPER PURCHASED STOCK IN
GRACE HOLDINGS/INC THAT I HAD DISOLVED, SOMETIME OBTAINED A
3.6 M. DOLLAR REFINANCE. THE MORTGAGE MAY STILL BE IN MY NAME.
LAST TIME I LOOKED, I AM STILL THE RA OF GRACE HOLDINGS INC.
MEANWHILE, MARJORIE MORGAN FILED AS A CREDITOR IN MY
CHAPTER 11. ~~ATTY SANDY SKINNER~~ REPRESENTED MORGAN, ON 08/27/2021,
JUDGE HELEN E. BURRIS RULED THAT MARJORIE MORGAN HAD NO
EQUITY IN ANYTHING I OWNED. AS FAR AS I KNOW, MORGAN NOR
HBR ATTY SANDY SKINNER APPEARED WITHIN THE 14 DAY PERIOD ALLOWED.
THEN, AFTER ALL OF THIS, JUDGE HELEN E. BURRIS, IN HBR
ORDER ADV PRO NO 21-30034-HB DATED 08/27/21, UNDER A FEDERAL
DOMESTIC RELATIONS RULE, ALLOWED MORGAN TO RETURN TO FAMILY
COURT GIVING THE FAMILY COURT TWO ISSUES TO DECIDE. THE ONLY
TWO DECISIONS THE FAMILY COURT COULD ADDRESS WERE THE "PURPORTED
MARRIAGE", AND ALMOST "IF REQUIRED". THIS WAS IN DEFIANCE OF

S.C. SUPREME COURT RULING NO. 2020-000447 EVEN IF MORGAN
HAD AMENDED HER COMPLAINT TO "MARRIAGE IN COMMON". EVEN IN NUMEROUS
REQUEST TO BOB COOPER TO FILE BIFURCATION, HE CONSTANTLY REFUSED,
UNTIL I THREATENED TO REPORT HIM TO ODC. CASE # 2020-DR-23-1803
WAS HEARD BY A FEMALE HISPANIC JUDGE IN JANUARY OF 2023 FOR BIFURCATION,
THIS HEARING WAS IN DIRECT VIOLATION OF S.C. SUPREME COURT NO. 2020-000447,
THIS JUDGE ORDERED A TRIAL BE HEARD IN MARCH OF 2023 AGAIN IN DEFIANCE
OF S.C. SUPREME COURT NO. 2020-000447. IN THIS HEARING, MELISSA SPIVEY WAS
ASKED WHY SHE HADN'T CHANGED THE COMPLAINT TO "MARRIAGE IN COMMON" IN
JUNE OF 2020 AND MELISSA SPIVEY REPLIED "I MEANT TO". I TRIED TO SPEAK
OUT YET THIS JUDGE TOLD ME THAT MR COOPER REPRESENTED ME AND
I WAS NOT ALLOWED TO SPEAK. I WAS LATER GIVEN A TRIAL DATE OF
AUG 9TH 2023. ON AUG 9TH 2023, NOONE BUT MY WITNESSES AND MYSELF
CAME TO TRIAL. WITHOUT NOTIFICATION, MR BOB COOPER HAD FILED AN
EMERGENCY CONTINUANCE ON JULY 29TH 2023. MOOPER LAW FIRM
HAD 4 ATTORNEYS. I FILED BOB COOPER FROM REPRESENTING ME
IN FAMILY COURT. MR JIM CALMES RECOMMENDED WILL DAVIS OF
THE DAVIS LAW FIRM. AS I UNDERSTOOD, MR COOPER WAS RESPONSIBLE
FOR MY LEGAL COSTS. MR COOPER PAID WILL DAVIS \$0K TO REPRESENT
ME OUT OF THE 1.3M I HAD RECEIVED FROM CITICORP II. MR COOPER
NEVER GAVE ME AN ACCOUNTING RECORD OF EXPENDITURES OUT OF
MY TRUST BEING HELD BY HIS FIRM. THEN, BOB COOPER PAID FAMILY
LEGACY 7500⁰⁰ TO REPRESENT MY FINANCIAL INTERESTS IN FAMILY COURT
AGAIN OUT OF MY TRUST FUNDS. WE GET A TRIAL DATE SET IN MARCH
OF 2024 TO BE HEARD BY JUDGE (SIC) MARAH ROBERTSON. ~~PA~~

~~ON~~ IN JANUARY OF 2024, I FILED INFORMATION
PROVING THE ILLEGAL ACTS OF NELSON MULCINE AND THE KELLERS

IN PERSON TO NICOLE SPILVEY AT THE COLUMBIA BANKRUPTCY COURTHOUSE.
MRS SPILVEY ASKED ME 3 DIFFERENT WAYS IF I WAS SURE I WANTED TO SUBMIT
PROOF. I WAS MORE THAN CERTAIN BECAUSE I REALIZED BY NOW THAT MY NDA
HAD BEEN BAITED BY MELISSA SPILVEY IN HER SUBPOENA OF BANK RECORDS THAT
PROVED THE KELCERS WERE GUILTY OF FRAUD. SEE ORDER SIGNED BY JUDGE
HELEN BURRIS ON 01/23/2024 WHERE I DEMANDED MY CHAPTER 11 RE REOPENED
TO INVESTIGATE THE KELCERS AND BOB COOPERS OBVIOUS COOPERATION WITH NELSON
MULLINS. JUDGE BURRIS, ALONG WITH THE 4TH DISTRICT COURT OF APPEALS
REFUSED MY NUMEROUS REQUESTS EVEN THOUGH MY FINANCIAL LIFE WAS SEVERELY
DISRUPTED OVER ALL OF THE PROFESSIONAL MISCONDUCT. CRIL AND UCBS
REMAINED IN VIOLATION OF MY BANKRUPTCY CASE AND JUDGE BURRIS FAILED
TO ENFORCE HER ORDERS IN THOSE ISSUES AS WELL.

THE TRAIL OF 20-DR-23-1803 WAS STARTED BY MARSH ROBERTSON
IN MARCH OF 2024. AGAIN, IN VIOLATION OF S.C. SUPREME CT. NO. 2020-00047.
MARSH ROBERTSON IDENTIFIED US THAT HIS MOTHER IN LAW WAS IN CRITICAL CONDITION
AND THE TRIAL COULD BE CALLED IN HER DEATH. IN 4 DAYS OF TESTIMONY, EVERY SINGLE
WITNESS, INCLUDING MARJORIE MORGAN, PROVED NOT ONLY HER GUILT, BUT HER
COMPLICITY IN SEVERAL STATE & FEDERAL LAWS. 2 SEPARATE ACCOUNTANTS TESTIFIED
AGAINST MARJORIE MORGAN AMENDING HER TAX RETURNS EVEN MARSH
ROBERTSON TOLD THE PT THAT SPILVEY HAD HINTS HAD COMMITTED VIOLENCE.
MELISSA SPILVEY VIOLATED THE FEDERAL LAWS AGAINST ~~PUTTING~~ PUTTING MY
PRIVATE EMAILS WITH MY ACCOUNTANT DAVID ADAMS BEFORE THE COURT EVEN
THOUGH WILL DAVIS HAD TOLD HER IT WOULD VIOLATE MY RIGHTS.
THE REAL "KICKER" WAS BOB COOPER. HE TESTIFIED THAT CURTIS
KELKER AND RODNEY KELKER WERE ROBBING ME. RANDY SKINNER
REFUSED TO ANSWER WHY HE REPRESENTED MARJORIE MORGAN AS A CREDITOR
RATHER THAN A SPOUSE. WHEN WE ARRIVED FOR TRIAL ON THE LAST DAY,

MARSH ROBERTSON'S MIL HAD DIED THE NIGHT BEFORE, THE TRIAL
(HAD) BEEN POSTPONED, WE RESUMED TRIAL SUPPOSEDLY ~~FRIDAY~~ ^{WEDNESDAY} APRIL 10th
IF I REMEMBER CORRECTLY BY DATE. ON THIS DATE, JUDGE ROBERTSON REQUESTED
THAT I AS A DEFENDANT SUPPLY ADDITIONAL EVIDENCE IN DEFIANCE OF NOT
ONLY COMMON COURT RULES, BUT THE ORDER THAT JUDGE HELEN BURDICK
ISSUED ON FEB 29th 2024. JUDGE ROBERTSON EVIDENTLY HAD IN COOPERATION
WITH UNITED COMMUNITY BANK HAD FROZEN ALL OF MY ACCOUNTS INCLUDING
FUNDS RECEIVED FROM MY MOTHER'S DEATH AS INHERITANCE. WE WERE TO
RESUME TRIAL ON APRIL 12th, A FRIEND CALLED ME ~~THE~~ WED NIGHT THE 10th
AND TOLD ME THE TRIAL HAD BEEN RESCHEDULED FOR THURS MORNING THE 11th
AT 9:00 AM. I WAS IN THE WAITING AREA BY 8:35 AM. ~~NO~~ MELISSA
SPIVEY, WILL DAVIS, NOR MARJORIE MORGAN WERE PRESENT AT 9:00 AM.
MARSH ROBERTSON MOVED OTHER CASES UP. UNDER RULE 55, I WON BY
DEFAULT ON TOP OF THE TRIAL BEING UNLAWFUL ACCORDING TO NO. ~~2020-000447~~ ²⁰²⁰⁻⁰⁰⁰⁴⁴⁷ ~~2020-000447~~

JUDGE ROBERTSON ATTEMPTED TO MAKE ME VIOLATE MY RIGHTS
BY ORDERING ME TO TESTIFY AS A DEFENDANT. AFTER A VERBAL DISAGREEMENT,
MARSH ROBERTSON EMPTIED THE COURTROOM AND AFTER A LONG WAIT, WILL DAVIS
AND SER VIN SIBOUR BROUGHT ME A PAPER TO SIGN STRIKING MY TESTIMONY
THAT MORNING. MARSH ROBERTSON RECONVENED COURT AND DISMISSED ME
AFTER THANKING ME.

I HAD NO USE OF FUNDS. I COULDN'T PAY MY BILLS, I COULDN'T
BUY FOOD, I COULDN'T PAY THE BOND ON MY SC BUILDERS LICENSE.
I LOST MY CAR INSURANCE, MY HOME OWNERS INSURANCE, A LIFE INS.
POLICY I HAD SINCE I WAS 24 YEARS OLD WITH JACKSON NATIONAL
LIFE INSURANCE. AND MORE FRIENDS LOANED ME MONEY. I TOOK OUT
TITLE LOANS AT INCREDIBLY HIGH RATES.

UNRECOVERABLY, I WENT INTO MY BANK ON MAY 11th IF I REMEMBER

CORRECTLY AND SAT IN THE LOBBY READING THE SC CONSTITUTION. CASEY
EMALL, MY BROTHER OF SEVERAL YEARS, HAD ME ARRESTED BY THE CITY
OF GREER. I WAS CHARGED WITH "CRIMINAL TRESPASS". MR. MURDOCH?
THE MAGISTRATE RELEASED ME THAT NIGHT AFTER I HAD SPENT SEVERAL HOURS
AT GREER MEMORIAL FOR BLOOD PRESSURE OVER 200/100. THIS "JUDGE"
ORDERED ME TO NOT LEAVE THE STATE OR CONTACT ~~THE~~ UNITED COMMUNITY
BANK. JUDGE ROBERTSON ISSUED A FINAL ORDER OF DIVORCE. IN
SPITE OF #12 WEST DARTY ROAD BEING NON-MARITAL (HIS ORDER) MARSH
ROBERTSON GAVE MARJORIE MORGAN MY HOUSE. MARSH ROBERTSON GAVE
~~HER~~ MARJORIE MORGAN MY 1995 JAGUAR IN SPITE OF EVIDENCE IT WAS
NOT MARJORIE MORGAN'S CAR. MARSH ROBERTSON ORDERED "NO ALIMONY"
YET AWARDED MARJORIE MORGAN 4 YEARS BACK ALIMONY. WILL DAVIS
CLAIMED THIS WAS MARSH ROBERTSON'S RIGHT. MARSH ROBERTSON ORDERED
ME TO PAY ALL LAWYER FEES AS WELL.

THERE IS FAR MORE TO TELL ABOUT MY ARREST ON JUNE 7th,
MY ARREST ON AUGUST 7th, 17 DAYS IN JAIL, SURRENDER OF THE JAGUAR,
SPENDING EVERY DIME I HAD LEFT THAT WAS EVENTUALLY RELEASED AND
THEN AFTER THE WORST DAMAGE FROM NATURAL DISASTER THAT GREENVILLE
HAS EVER SEEN, 10 DAYS NO POWER, ON MONDAY OCT 7th, I WAS ARRESTED
IN JUDGE DUNBAR'S COURTROOM FOR CONTEMPT OF COURT UNDER TITLE 14 YET
JUDGE DUNBAR CHANGED THIS TO TITLE 63 ON OCT 27, SIGNED INTO
ORDER ON OCT 28th. I AM STILL INCARCERATED. I AM NO LONGER
SURE WHO IS RESPONSIBLE, YET I CANNOT HELP BELIEVING THAT
MY STATE HAS FAILED ME.

Will Davis

P.S. MY HOUSE IS BEING FORGIVEN - SOLD AT AUCTION ON FEB 3RD 2025

POR JUDGE SIMMONS IN SPITE OF JUDGE BURRIS' ORDERS. ~~THE~~ NO WONDER S.C.
HAS THE RECORD OF THE PAGE 9 OF 9. MOST CORRUPT JUDICIAL SYSTEM
IN AMERICA

WEDON HARTZELAW #0741
GDC DET. CNTR.
20 MCGEE ST.
GREENVILLE SC.
29601

(LEGAL PAPERWORK)

GREENVILLE SC 296

23 DEC 2024 PM 4



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SC Court of Appeals

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